



FILED
IN CLERKS OFFICE

Department of the Treasury
Federal Law Enforcement Agencies

2006 JUN 19 P 3:04

PROCESS RECEIPT AND RETURN

PLAINTIFF UNITED STATES OF AMERICA		COURT CASE NUMBER CR-05-10021-NMG U.S. DISTRICT COURT DISTRICT OF MASS.	
DEFENDANT Shih-Ming Shiue (Defendant)		TYPE OF PROCESS PRELIMINARY ORDER OF FORFEITURE AND MONEY JUDGMENT	
SERVE AT	Name Of Individual, Company, Corporation, Etc. to Serve or Description of Property to Seize PUBLICATION		
	Address (Street or RFD / Apt. # / City, State, and Zip Code)		
Send NOTICE OF SERVICE copy to Requester: KRISTINA E. BARCLAY ASSISTANT U.S. ATTORNEY OFFICE OF THE UNITED STATES ATTORNEY John Joseph Moakley Federal Courthouse 1 Courthouse Way, Suite 9200 Boston, MA 02210		Number Of Process To Be Served In This Case.	
		Number Of Parties To Be Served In This Case.	
		Check Box If Service Is On USA	
SPECIAL INSTRUCTIONS or OTHER INFORMATION TO ASSIST IN EXPEDITING SERVICE (includes Business and Alternate Addresses, Phone Numbers, and Estimated Availability times.)			
Please publish a copy of the attached Notice of Forfeiture at least once per week for three successive weeks in the <u>Boston Herald</u> or any other newspaper having a general circulation in this District, in accordance with the attached Preliminary Order of Forfeiture and applicable law			
JLJ xt 3297			
Signature of Attorney or other Originator requesting service on behalf of Kristina E. Barclay, Assistant U.S. Attorney		[X] Plaintiff [] Defendant	Telephone No. (617) 748-3100
SIGNATURE OF PERSON ACCEPTING PROCESS:		Date Mar 13, 2006	
SPACE BELOW FOR USE OF TREASURY LAW ENFORCEMENT AGENCY			
I acknowledge receipt for the Total # of Process Indicated.	District of Origin No.	District to Serve No.	SIGNATURE OF AUTHORIZED TREASURY AGENCY OFFICER:
I hereby Certify and Return That I [] PERSONALLY SERVED, [] HAVE LEGAL EVIDENCE OF SERVICE, [X] HAVE EXECUTED AS SHOWN IN "REMARKS", the Process Described on the Individual, Company, Corporation, Etc., At The Address Shown Above or at the Address Inserted Below.			
[] I HEREBY CERTIFY AND RETURN THAT I AM UNABLE TO LOCATE THE INDIVIDUAL, COMPANY, CORPORATION, ETC. NAMED ABOVE.			
NAME & TITLE of individual Served If not shown above:		[] A Person of suitable age and discretion then residing in the defendant's usual place of abode.	
ADDRESS: (Complete only if different than shown above.)		Date of Service PLEASE SEE REMARKS BELOW Please See Remarks	Time of Service [] AM [] PM
Signature, Title and Treasury Agency Stephen P. Leonard, Forfeitures Officer			
REMARKS: Notice was published as directed above in the Boston Herald newspaper on March 23, March 30 and April 06, 2006. Copy of Publisher's Certificate attached. will be submitted as soon as received from Herald newspaper. Copies of pages from newspaper publication attached.			

TD F 90-22.48 (6/96)

provide a copy of the annual returns and documentation of the filings if not, explain why not, and state whether the failure to file is reasonable.

2) State whether the company provided telecommunications services within the Commonwealth during the relevant calendar year(s) as noted in the Appendix.

Should any named carrier fail to respond or produce the information sought in these proceedings, or otherwise default in its obligation to appear before the Department, the Department may make adverse findings of fact and order corrective action, including, but not limited to, a finding that the carrier neglected to file its annual return(s) and that the failure to file was unreasonable; assessment of forfeitures; and referral to the Attorney General for enforcement.

Any person who otherwise desires to file written comments or participate in these proceedings must file an original and two copies of such written comments or petition for leave to intervene with Mary Cottrell, Secretary, Department of Telecommunications and Energy, One South Station, Boston MA 02110, not later than 5:00 p.m. on Thursday, April 20, 2006. Filings must indicate a specific docket number, as found in the Appendix. A petition for leave to intervene must satisfy the timing and substantive requirements of 220 C.M.R. § 1.03. Receipt by the Department, not mailing, constitutes filing and determines whether a petition is timely filed. A petition filed late may be disallowed as untimely, unless good cause is shown for waiver under 220 C.M.R. § 1.01(4). To be allowed, a petition under 220 C.M.R. § 1.03(1) must satisfy the standing requirements of G.L. c. 30A, § 10.

In addition to filing, please submit all written pleadings or comments to the Department in electronic format using one of the following methods: (1) by e-mail attachment to dte.filings@state.ma.us and copy to carol.piepert@state.ma.us; or (2) on a 3.5" disk, IBM-compatible format. Documents submitted in electronic format will be posted on the Department's website: <http://www.mass.gov/dte>.

APPENDIX

Telecommunications common carriers that failed to file annual returns for calendar years 2003 and 2004.

Carrier - Relevant Calendar Year - Docket Number

All-Star Acquisition Corporation, 2003, 05-95-1; Advent Communications, Inc. (formerly Ameritel Telephone Svcs.), 2004, 05-95-2; Dark Air Corp., 2004, 05-95-3; ECI Communications, Inc., 2004, 05-95-4; Megan Corp., 2004, 05-95-5; Netel, Inc., 2004, 05-95-6; Norstar Network Services, Inc., 2004, 05-95-7; Tristate Bell of Mass, Inc., 2004, 05-95-8; Worlcom Communications, Inc., 2004, 05-95-9; Atlanta New York Warehouse Outlets, Inc., 2003/2004, 05-95-10; Communicate Technological Systems, 2003/2004, 05-95-11; Communications Billing, Inc., 2003/2004, 05-95-12; Integrity Telecommunications, Inc., 2003/2004, 05-95-13; Teleconex, Inc., 2003/2004, 05-95-14; Vista Group International, Inc., 2003/2004, 05-95-15.

Apr 6

400 Legal Notice

400 Legal Notice

PUBLIC NOTICE

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION
METROPOLITAN BOSTON/
NORTHEAST REGION
BUREAU OF RESOURCE PROTECTION
WATER POLLUTION CONTROL
255 LOWELL STREET
WILMINGTON, MASS. 01887
TEL (978) 694-3200

Pursuant to chapter 21, Section 43 of the General Laws, and regulations 314 CMR 7 and 2.06, notice is given of the following application for sewer connection permit and the action the Department proposes to take:

CITY/TOWN OF: Boston
PROJECT NAME: Brigham and Women's Hospital; APPLICANT: Chuck Labins (Brigham & Womens Hospital); LOCATION: Fenwood Road & Francis Street;
PURPOSE: Sewer connection for 136 hospital beds, office uses and cooling tower discharge; TRANSMITTAL NO.: W074712;
DATE OF PRINTING: April 6, 2006; PROPOSED ACTION: TENTATIVE DETERMINATION TO ISSUE.

The above application, along with applicable laws, regulations and procedures are available for inspection at the above address. Comments on the proposed action or a request for a public hearing on the proposed action must be received at the above address within 30 days of this notice.

Richard Chretien
Bureau of Resource Protection

Apr 6

617-423-4545 to place your classified ad.

BOSTON, MA 02128.
Evidentiary will be filed on the 8th day of April, 2006.

THE ESTIMATED PROJECT COST IS ONE MILLION FIVE HUNDRED THOUSAND DOLLARS (\$1,500,000.00).

Bid Document may be obtained at the Authority's Capital Programs Department Office, together with any addenda or amendments, which the Authority may issue. A charge of TWENTY-FIVE DOLLARS (\$25.00) PAYABLE BY COMPANY CHECK OR MONEY ORDER ONLY, will be made for these Documents, which charge will be refunded upon their return in good condition, within forty-five (45) days after receipt of the General Bids.

A proposal guaranty shall be submitted with each General Bid consisting of a bid deposit for five (5) percent of the value of the bid; when sub-bids are required, each must be accompanied by a deposit equal to five (5) percent of the sub-bid amount, in the form of a bid bond, or cash, or a certified check, or a treasurer's or a cashier's check issued by a responsible bank or trust company, payable to the Massachusetts Port Authority in the name of which the Contract for the work is to be executed. The bid deposit shall be (a) in a form satisfactory to the Authority, (b) with a surety company qualified to do business in the Commonwealth and satisfactory to the Authority, and (c) conditioned upon the faithful performance by the principal of the agreements contained in the bid.

The successful Bidder will be required to furnish a one-year renewable performance bond and a one-year renewable labor and materials payment bond, each in an amount equal to one hundred percent (100%) of the Contract Price. The surety shall be a surety company or securities satisfactory to the Authority.

The successful Bidder will be required to purchase and maintain Bodily Injury Liability Insurance and Property Damage Liability Insurance for a combined single limit of ONE MILLION DOLLARS (\$1,000,000.00). Said policy shall be on an occurrence basis and the Authority shall be included as an Additional Insured. See the Insurance sections of Division I, General Requirements and Division II, Special Provisions for complete details.

Return of bid deposits will be in accordance with the provisions of the above cited General Laws.

No filed sub-bids will be required for this project. This Contract is also subject to Affirmative Action requirements of the Massachusetts Port Authority contained in the Non-Discrimination and Affirmative Action article of Division I, General Requirements and Covenants, and to the Secretary of Labor's Requirement for Affirmative Action to Ensure Equal Opportunity and the Standard Federal Equal Opportunity Construction Contract Specifications (Executive Order 11246).

The General Contractor is required to submit a Certification of Non-Segregated Facilities prior to award of the Contract, and to notify prospective subcontractors of the requirement for such certification where the subcontract exceeds \$10,000. Complete information and authorization to view the site may be obtained from the Capital Programs Department Office at the Massachusetts Port Authority. The right is reserved to waive any informality in or reject any or all proposals.

MASSACHUSETTS PORT AUTHORITY
CRAIG P. COY
CEO AND EXECUTIVE DIRECTOR

400 Legal Notice

400 Legal Notice

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

NOTICE OF ORDER OF FORFEITURE

Criminal Case No. 05-10021-NMG

United States of America, District of Massachusetts, at Boston, Massachusetts.

Notice is hereby given that: on February 13, 2006, a Preliminary Order of Forfeiture was entered, pursuant to 21 U.S.C. §853, incorporated by reference in 18 U.S.C. §982 (a) (2), (b), in the United States District Court against, Defendant, Shih-Ming Shieh's interest in the real property located at 41 Fairbanks Road, Lexington, Massachusetts;

Pursuant to the provisions set forth in 21 U.S.C. §853 (n) (2) and (3), any person, other than the Defendant, asserting a legal interest in any of the assets set forth above within thirty (30) days of the final publication of the notice or that person's receipt of direct written notice, whichever is earlier, must file a petition with the United States District Court in the District of Massachusetts, requesting a hearing to adjudicate the validity of his or her interest in the assets; and the petition shall be signed by the petitioner under the penalty of perjury and shall set forth the nature and extent of the petitioner's right, title, or interest in the assets, the time and circumstances of the petitioner's acquisition of the right, title, or interest in the assets, any additional facts supporting the petitioner's claim, and the relief sought. The petition must also be served upon the United States Attorney's Office, 1 Courtouse Way, Suite 9200, Boston, Massachusetts 02210, Attention: Asset Forfeiture Unit, within the thirty (30) day period provided under 21 U.S.C. § 853 (n).

Upon adjudication of all third party interests, the Court will enter a final order of forfeiture in which all such interests will be addressed. At that time, the United States of America intends to dispose of the above-described assets in accordance with law.

U.S. Customs and Border Protection, DHS
Ref: 05-3901-900052-01 (coll 04)

Port Director

Mar 23, 30, Apr 6

On State Street
Brett Arends-Tuesday's
in the Boston Herald

Said land is situated in Block 139D in the City of Boston, Suffolk County, on the site described in the Plan or Map of said City, filed in the office of the Board of Assessors.

For title see deed recorded herewith.

TERMS OF SALE:

Said premises will be sold and conveyed subject to and with the benefit of any and all mortgages, restrictions, easements, covenants, outstanding tax titles, municipal or other public taxes, water and sewer charges, assessments, federal and state tax liens, other liens or claims in the nature of liens and existing encumbrances of record created prior to the mortgage, if there be any, and the rights of tenants and occupants of the mortgaged premises, if there be any. No representation is made as to the existence or non-existence of lead paint or UFFI at the premises and Buyer purchases subject to all requirements related thereto, including the costs and expenses for same. The Buyer shall be responsible for installing and obtaining evidence of compliance with any fire and smoke detector requirements and assumes all responsibility including the costs and expenses for same.

If the premises are not serviced by a public sewage system, Buyer shall be solely responsible for compliance with all Title V Regulations, including but not limited to, any inspection and upgrade requirements set forth in 310 CMR 15.000 et seq., including the costs and expenses for same.

The highest bidder shall be required to deposit cash, bank treasurer's check or certified check in the amount of Ten Thousand (\$10,000.00) Dollars at the time and place of the sale and said deposit must be shown at the time and place of the sale in order to qualify as a bidder. The balance of the purchase price shall be paid in certified check or bank treasurer's check within thirty (30) days after the date of sale at the offices of Attorney Sandra Kraege Higby, 482 Southbridge Street, Auburn, Massachusetts.

The successful bidder shall be required to execute a Memorandum of Terms and Conditions of Sale at the Auction Sale, in the event the successful purchaser of the foreclosed premises does not fulfill the terms and conditions of said foreclosure sale by purchasing the property, the mortgagor reserves the right to thereafter accept the bid of the next highest bidder at the foreclosure sale and to further accept said bid upon the conditions of the second bidder, agreeing to fulfill its bid commitment which was made at the time of the foreclosure sale.

Other terms to be announced at the sale.

DATED: April 3, 2006

Mortgage Electronic Registration Systems, Inc. as Nominee for American Home Mortgage Acceptance, Inc., Present Holder of Said Mortgage, By its Attorney

SANDRA KRAEGE HIGBY
482 Southbridge Street
Auburn, MA 01501
Paul E. Saperstein Company, Auctioneer
(617) 227-6553

Apr 6, 13, 20

470 Legal Notice

470 Legal Notice

COMMONWEALTH OF MASSACHUSETTS LAND COURT DEPARTMENT OF THE TRIAL COURT

Case No. 319743

(SEAL) To Tuongvi N. Nguyen, and to all persons entitled to the benefit of the Servicemembers Civil Relief Act. Wells Fargo Bank, National Association as trustee for Securitized Asset Backed Receivables, LLC, 2005-FRS, Mortgage Pass-Through Certificates Series 2005-FRS, claiming to be the holder of a Mortgage covering real property in Dorchester, numbered 2 Faulkner Circle, given by Tuongvi N. Nguyen to Mortgage Electronic Registration Systems, Inc. acting solely as nominee for Fremont Investment & Loan, dated June 23, 2005, recorded at Suffolk County Registry of Deeds in Book 374, Page 248 and now held by the Plaintiff by assignment, has filed with said court a complaint for authority to foreclose said mortgage in the manner following: by entry and possession and exercise of power of sale.

If you are entitled to the benefits of the Servicemembers Civil Relief Act and you object to such foreclosure you or your attorney should file a written appearance and answer in said court at Boston on or before the 8th day of May 2006, or you may be forever barred from claiming that such foreclosure is invalid under said act.

Witness, KARYN F. SCHEIER, Chief Justice of said Court this 23rd day of March 2006.

DEBORAH J. PATTERSON, Recorder

Apr 6

following: by entry and possession and exercise of power of sale.

If you are entitled to the benefits of the Servicemembers Civil Relief Act and you object to such foreclosure you or your attorney should file a written appearance and answer in said court at Boston on or before the 8th day of May 2006, or you may be forever barred from claiming that such foreclosure is invalid under said act.

Witness, KARYN F. SCHEIER, Chief Justice of said Court this 24th day of March 2006.

DEBORAH J. PATTERSON, Recorder

Apr 6

400 Legal Notice

Financial Resources Group, LLC & Anthony Merlo 06-SUCV-0266 Complainant filed by Estate of Larry A. Givens; file timely answer w/in 20 days. TRO issued & Preliminary injunction hearing April 10, 2006.

call 617-423-4545 to place an ad.

Fax:

617-619-6158

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MECHANICAL AND ELECTRICAL MODIFICATIONS AS REQUIRED TO COMPLETE ONE ENTIRE THE SCOPE OF WORK.

Bid documents will be made available beginning TUESDAY, MARCH 28, 2006.

In order to be eligible and responsible to bid on this contract General Bidders must submit with their bid a current Certificate of Eligibility issued by the Division of Capital Asset Management and an Update Statement. The General Bidder must be certified in the category of GENERAL BUILDING CONSTRUCTION. The estimated contract cost is \$ 2,000,000.

In order to be eligible and responsible to bid on this contract, filed Sub-bidders must submit with their bid a current Sub-bidder Certificate of Eligibility issued by the Division of Capital Asset Management and a Sub-bidder Update Statement. The filed Sub-bidder must be certified in the sub-bid category of work for which the Sub-bidder is submitting a bid proposal.

Bid Documents may be obtained at the Authority's Capital Programs Department Office, together with any addenda or amendments, which the Authority may issue. A charge of \$50.00 PAYABLE BY COMPANY CHECK OR MONEY ORDER ONLY, will be made for these Documents, which charge will be refunded upon their return in good condition, within forty-five (45) days after receipt of the General Bids.

Bidding procedures and award of the contract and sub-contracts shall be in accordance with the provisions of Sections 44A through 44H inclusive, Chapter 149 of the General Laws of the Commonwealth of Massachusetts.

A proposal guaranty shall be submitted with each General Bid consisting of a bid deposit of five (5) percent of the value of the bid; when sub-bids are required, each must be accompanied by a deposit equal to five (5) percent of the sub-bid amount, in the form of a bid bond, or cash, or a certified check, or a treasurer's or a cashier's check issued by a responsible bank or trust company, payable to the Massachusetts Port Authority in the name of which the Contract for the work is to be executed. The bid deposit shall be (a) in a form satisfactory to the Authority, (b) with a surety company qualified to do business in the Commonwealth and satisfactory to the Authority, and (c) conditioned upon the faithful performance by the principal of the agreements contained in the bid.

The successful Bidder will be required to furnish a performance bond and a labor and materials payment bond, each in an amount equal to 100% of the Contract price. The surety shall be a surety company or securities satisfactory to the Authority. Attention is called to the minimum rate of wages to be paid on the work as determined under the provisions of Chapter 149, Massachusetts General Laws, Section 26 to 27G, inclusive, as amended. The Contractor will be required to pay minimum wages in accordance with the schedules listed in Division II, Special Provisions of the Specifications, which wage rates have been predetermined by the U. S. Secretary of Labor and /or the Commissioner of Labor and Industries of Massachusetts, whichever is greater.

The successful Bidder will be required to purchase and maintain Bodily Injury Liability Insurance and Property Damage Liability Insurance for a combined single limit of \$1,000,000. Said policy shall be on an occurrence basis and the Authority shall be included as an Additional Insured. See the insurance sections of Division I, General Requirements and Division II, Special Provisions for complete details.

Return of bid deposits will be in accordance with the provisions of Chapter 149, Section 44B of the Massachusetts General Laws.

Filed sub-bids will be required and taken on the following classes of work:

ACOUSTICAL TILE HEATING, VENTILATING AND AIR CONDITIONING ELECTRICAL

The Authority reserves the right to reject any sub-bid of any sub-trade where permitted by Section 44E of the above-referenced General Laws. The right is also reserved to waive any informality in or to reject any or all proposals and General Bids.

This contract is subject to a Disadvantaged Business Enterprise participation provision requiring that not less than 8% of the Contract be performed by disadvantaged business enterprise contractors. With respect to this provision, bidders are urged to familiarize themselves thoroughly with the Bidding Documents. Strict compliance with the pertinent procedures will be required for a bidder to be deemed responsive and eligible.

This Contract is also subject to Affirmative Action requirements of the Massachusetts Port Authority contained in the Non-Discrimination and Affirmative Action article of Division I, General Requirements and Covenants, and to the Secretary of Labor's Requirement for Affirmative Action to Ensure Equal Opportunity and the Standard Federal Equal Opportunity Construction Contract Specifications (Executive Order 11246).

The General Contractor is required to submit a Certification of Non-Segregated Facilities prior to award of the Contract, and to notify prospective subcontractors of the requirement for such certification where the subcontract exceeds \$10,000. Complete information and authorization to view the site may be obtained from the Capital Programs Department Office at the Massachusetts Port Authority. The right is reserved to waive any informality in or reject any or all proposals.

MASSACHUSETTS PORT AUTHORITY
CRAIG P. COY
CEO AND EXECUTIVE DIRECTOR

400 Legal Notice | 400 Legal Notice

PUBLIC NOTICE

The annual report for the year 2005 of the Max Hoffman Foundation, principal manager Martin Hoffman, is available for inspection at its offices at 160 No. Washington Street, Boston, MA during regular business hours to any citizen who requests it within 180 days of this date of publication.

Mar 23

Document 1282 Filed 03/19/06 Page 3 of 4

Upon filing of this third party interests, the United States of America intends to dispose of the Defendant Property named above, in accordance with the law.

Pursuant to 18 U.S.C. s2253(m), any person, other than the Defendant, having or claiming to have a legal interest in the above-described Defendant Property may, within thirty (30) days of the final publication of notice or receipt of this notice, whichever is earlier, petition the Court for a hearing to adjudicate the validity of the petitioner's alleged interest in the Defendant Property. The petition must be filed with the United States District Court for the District of Massachusetts and served upon the United States Attorney's Office, Asset Forfeiture Unit, 1 Courthouse Way, Suite 9200, Boston, Massachusetts 02210, within the time (30 day period provided under 18 U.S.C. s2253(m)). The petition shall be signed by the petitioner under the pains and penalties of perjury and shall set forth the nature and extent of the petitioner's rights, title, or interest in the forfeited Defendant Property, the time and circumstances of the petitioner's acquisition of the right, title, or interest in the Defendant Property, any additional facts supporting the petitioner's claim, and the relief sought. Upon adjudication of all third party interests, the Court will enter a final order of forfeiture, pursuant to 18 U.S.C. s2253, in which all such interests will be addressed.

WILLIAMS, FALCON
ACTING UNITED STATES MARSHAL
DISTRICT OF MASSACHUSETTS

Mar 16, 23, 30

400 Legal Notice | 400 Legal Notice

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

NOTICE OF ORDER OF FORFEITURE

Criminal Case No. 05-10021-NMG

United States of America, District of Massachusetts, at Boston, Massachusetts.

Notice is hereby given that on February 13, 2006, a Preliminary Order of Forfeiture was entered, pursuant to 21 U.S.C. s853, incorporated by reference in 18 U.S.C. s982, (a), (2), (b), in the United States District Court against Defendant Shih-Ming, Shieh's interest, in the real property located at 41 Fairbanks Road, Lexington, Massachusetts;

Pursuant to the provisions set forth in 21 U.S.C. s853, (n), (2) and (3), any person, other than the Defendant, asserting a legal interest in any of the assets set forth above within thirty (30) days of the final publication of the notice or that person's receipt of direct written notice, whichever is earlier, must file a petition with the United States District Court in the District of Massachusetts, requesting a hearing to adjudicate the validity of his or her interest in the assets; and the petition shall be signed by the petitioner under the penalty of perjury and shall set forth the nature and extent of the petitioner's right, title, or interest in the assets, the time and circumstances of the petitioner's acquisition of the right, title, or interest in the assets, any additional facts supporting the petitioner's claim, and the relief sought. The petition must also be served upon the United States Attorney's Office, 1 Courthouse Way, Suite 9200, Boston, Massachusetts 02210, Attention: Asset Forfeiture Unit, within the thirty (30) day period provided under 21 U.S.C. s853 (n).

Upon adjudication of all third party interests, the Court will enter a final order of forfeiture in which all such interests will be addressed. At that time, the United States of America intends to dispose of the above-described assets in accordance with law.

Port Director
U.S. Customs and Border Protection, DHS
Ref: 05-3901-900052-01 (coll 04)

Mar 23, 30, Apr 6

400 Legal Notice

Financial Resources
Group, LLC
& Anthony Merlo
06-SUCV-0266

Complaint filed by
Estate of Larry A.
Givens; file timely
answer w/in 20 days;
TRO issued & Prelim.
Injunction hearing
April 10, 2006.

Sense of Style.

Jill Radskin every Thursday
in the Boston Herald.

The Money Manager.

Only in the Boston Sunday Herald.

For convenient home delivery of the
Boston Herald, call (800) 882-1211.

James F. Flaherty and others And partly
on land shown as lot F on said plan
thirty-eight (38) feet on said plan,
on lot F on said plan, seventy-seven and
53/100 (77.53) feet.

For mortgagors title see deed recorded
with Suffolk County Registry of Deeds in
Book 26604, Page 60.
These premises will be sold and conveyed
subject to and with the benefit of all
rights, rights of way, restrictions, easements,
covenants, liens or claims in the
nature of liens, improvements, public ass-
essments, any and all unpaid taxes, tax
titles, tax liens, water and sewer liens and
any other municipal assessments or liens
or existing encumbrances of record which
are in force and are applicable, having
priority over said mortgage, whether or
not reference to such restrictions, easements,
improvements, liens or encum-
brances is made in the deed.

TERMS OF SALE:

A deposit of Ten Thousand (\$10,000.00)
Dollars by certified or bank check will be
required to be paid by the purchaser at
the time and place of sale. The balance is
to be paid by certified or bank check at
Harmon Law Offices, P.C., 150 California
Street, Newton, Massachusetts 02458, or
by mail to P.O. Box 610389, Newton
Highlands, Massachusetts 02461-0389
within thirty (30) days from the date of
sale. Deed will be provided to purchaser
for recording upon receipt in full of the
purchase price. The description of the
premises contained in said mortgage shall
control in the event of an error in this
publication.
Other terms, if any, to be announced at
the sale.

SIGNATION ONE MORTGAGE CORPORATION
Present holder of said mortgage

By its Attorneys
HARMON LAW OFFICES, P.C.
Willard A. Wyche, Esquire
150 California Street
Newton, MA 02458
(617) 558-0500

Mar 9, 16, 23

470 Legal Notice

470 Legal Notice

COMMONWEALTH OF MASSACHUSETTS
LAND COURT
DEPARTMENT OF THE TRIAL COURT

Case No. 319386

(SEAL) To Malcom N. Henry and to all persons entitled to the benefit of the Servicemembers Civil Relief Act: Wells Fargo Bank, N.A., successor by merger to Wells Fargo Bank Minnesota, N.A., as Trustee for the registered holders of Home Equity Loan Asset-Backed Certificates, Series 2003-3, claiming to be the holder of a Mortgage covering real property in Dorchester, numbered as 31 Dracut Street, given by Malcom N. Henry to Delta Funding Corporation by and through its nominee Mortgage Electronic Registration Systems, Inc., dated August 8, 2003 and recorded with the Suffolk County Registry of Deed in Book 32395, Page 56, and now held by Plaintiff as assignee, has filed with said court a complaint for authority to foreclose said mortgage in the manner following: by entry and possession and exercise of power of sale.

If you are entitled to the benefits of the Servicemembers Civil Relief Act, as amended and you object to such foreclosure you or your attorney should file a written appearance and answer in said court at Boston on or before the 1st day of May 2006, or you may be forever barred from claiming that such foreclosure is invalid under said act.

Witness, KARYN F. SCHEIER, Chief Justice of said Court this 16th day of March 2006.

DEBORAH J. PATTERSON, Recorder

Mar 23

NOTICE

Case No. 2006-0401-000012-01. Notice is hereby given of the seizure and intention to forfeit the following seized currency: \$7,600.00 (U.S.). The currency was seized the U.S. Bureau of Immigration and Customs Enforcement at Quincy, MA on October 20, 2005. The currency was seized and is subject to forfeiture under the provisions of 18 USC 981(a)(1)(A) (property involved in a transaction or attempted transaction in violation of 18 USC 1956), 18 USC 981(a)(1)(C) (the property is, or is traceable to, the proceeds of a violation of 18 USC 545, (smuggling)), and 21 USC 881 (a)(6) (proceeds traceable to an exchange for a controlled substance and monies furnished or intended to be furnished in exchange for a controlled substance). Under the provisions of 19 USC 1608 as modified by 18 USC 983(a)(2), any person who claims to have an ownership or possessory interest in this property, and desires to claim this property must file with U.S. Customs and Border Protection, 10 Causeway St., Room 623, Boston, MA 02222-1059, within 30 days from the date of the final publication of this notice a claim to such property. A claim shall identify the specific property being claimed, state the claimant's interest in such property and be made under oath, subject to penalty of perjury. Unless such claim is filed within the 30 day time period the property will be forfeited to the United States government and disposed of in accordance with the law.

Mar 16, 23, 30

Massachusetts, bounded and described as
follows: and is shown on a plan
drawn by C.B. Humphrey, Engineer, for the
Court, dated February 1, 1944, as ap-
proved by the Court, filed in the Land
Registration Office as Plan No. 14450-R, a
copy of a portion of which is filed with
Certificate of Title No. 44103.
Said land is subject to the building lines
as shown on said plan.

So much of said land as is included within
the limits of the way as shown on said
plan is subject to the rights of all persons
legally entitled in and over the same.
Said land is subject to the easements as
set forth in a deed from the suburban Re-
alty Corporation to the New Eng-
land Telephone and Telegraph Company
dated February 1, 1929, recorded with
said Deeds Book 5077, Page 96.

Said land is subject to a taking by the City
of Boston for highway purposes in said
Safford Street under order dated August
22, 1956, filed and registered as Docu-
ment No. 253497.

Grantor's title see Certificate of Title
No. 10400, Doc. #534964, Book 547, Page
200.

For mortgagor's title see deed registered
with Suffolk County Registry District of
the Land Court as Document No. 534964,
as noted on Certificate of Title No.

10400.
These premises will be sold and conveyed
subject to and with the benefit of all
rights, rights of way, restrictions, easements,
covenants, liens or claims in the
nature of liens, improvements, public ass-
essments, any and all unpaid taxes, tax
titles, tax liens, water and sewer liens and
any other municipal assessments or liens
or existing encumbrances of record which
are in force and are applicable, having
priority over said mortgage, whether or
not reference to such restrictions, easements,
improvements, liens or encum-
brances is made in the deed.

TERMS OF SALE:

A deposit of Five Thousand (\$5,000.00)
Dollars by certified or bank check will be
required to be paid by the purchaser at
the time and place of sale. The balance is
to be paid by certified or bank check at
Harmon Law Offices, P.C., 150 California
Street, Newton, Massachusetts 02458, or
by mail to P.O. Box 610389, Newton
Highlands, Massachusetts 02461-0389
within thirty (30) days from the date of
sale. Deed will be provided to purchaser
for recording upon receipt in full of the
purchase price. The description of the
premises contained in said mortgage shall
control in the event of an error in this
publication.

Other terms, if any, to be announced at
the sale.

JPMORGAN CHASE BANK, AS TRUSTEE
FOR SPECIALTY UNDERWRITING
AND RESIDENTIAL FINANCE TRUST,
MORTGAGE LOAN ASSET-BACKED
CERTIFICATES, SERIES 2004-BC2

Present holder of said mortgage

By its Attorneys

HARMON LAW OFFICES, P.C.

Rachelle D. Willard, Esquire

150 California Street

Newton, MA 02458

(617) 558-0500

File Date: 10/19/2006 Document 203-3 Filed Date: 10/19/2006 Page 4 of 4
MECHANICAL AND ELECTRICAL MODIFICATIONS AS
REQUIRED TO COMPLETE THE ENTIRE SCORE OF
WORK

Eld documents will be made available beginning TUESDAY,
MARCH 28, 2006.

In order to be eligible and responsible to bid on this contract
General Bidders must submit with their bid a current
Certificate of Eligibility issued by the Division of Capital Asset
Management and an Update Statement. The General Bidder
must be certified in the category of GENERAL BUILDING
CONSTRUCTION. The estimated contract cost is \$
2,000,000.

In order to be eligible and responsible to bid on this contract,
Sub-bidders must submit with their bid a current Sub-
bidder Certificate of Eligibility issued by the Division of
Capital Asset Management and a Sub-bidder Update
Statement. The filed Sub-bidder must be certified in the sub-
bid category of work for which the Sub-bidder is submitting a
bid proposal.

Bid Documents may be obtained at the Authority's Capital
Programs Department Office, together with any addenda or
amendments, which the Authority may issue. A charge of
\$50.00 PAYABLE BY COMPANY CHECK OR MONEY
ORDER ONLY, will be made for these Documents, which
charge will be refunded upon their return in good condition,
within forty-five (45) days after receipt of the General Bids.
Bidding procedures and award of the contract and sub-con-
tracts shall be in accordance with the provisions of Sections
44A through 44H inclusive, Chapter 149 of the General Laws
of the Commonwealth of Massachusetts.

A proposed guaranty shall be submitted with each General
Bid consisting of a bid deposit for five (5) percent of the value
of the bid; when sub-bids are required, each must be accom-
panied by a deposit equal to five (5) percent of the sub-bid
amount, in the form of a bid bond, or cash, or a certified
check, or a treasurer's or a cashier's check issued by a
responsible bank or trust company, payable to the
Massachusetts Port Authority in the name of which the
Contract for the work is to be executed. The bid deposit shall
be (a) in a form satisfactory to the Authority, (b) with a surety
company qualified to do business in the Commonwealth and
satisfactory to the Authority, and (c) conditioned upon the
faithful performance by the principal of the agreements con-
tained in the bid.

The successful Bidder will be required to furnish a perfor-
mance bond and a labor and materials payment bond, each in
an amount equal to 100% of the Contract price. The surety
shall be a surety company or securities satisfactory to the
Authority. Attention is called to the minimum rate of wages to
be paid on the work as determined under the provisions of
Chapter 149, Massachusetts General Laws, Section 26 to
27G, inclusive, as amended. The Contractor will be required
to pay minimum wages in accordance with the schedules
listed in Division II, Special Provisions of the Specifications,
which wage rates have been predetermined by the U.S.
Secretary of Labor and/or the Commissioner of Labor and
Industries of Massachusetts, whichever is greater.

The successful Bidder will be required to purchase and main-
tain Bodily Injury Liability Insurance and Property Damage
Liability Insurance for a combined single limit of \$1,000,000.
Said policy shall be on an occurrence basis and the Authority
shall be included as an Additional Insured. See the insur-
ance sections of Division I, General Requirements and
Division II, Special Provisions for complete details.

Return of bid deposits will be in accordance with the provi-
sions of Chapter 149, Section 44B of the Massachusetts
General Laws.

Filled sub-bids will be required and taken on the following
classes of work:

ACOUSTICAL TILE
HEATING, VENTILATING AND AIR CONDITIONING
ELECTRICAL

The Authority reserves the right to reject any sub-bid of any
sub-trade where permitted by Section 44E of the above-refer-
enced General Laws. The right is also reserved to waive any
informality in or to reject any or all proposals and General
Bids.

This contract is subject to a Disadvantaged Business
Enterprise participation provision requiring that not less than
8% of the Contract be performed by disadvantaged business
enterprise contractors. With respect to this provision, bidders
are urged to familiarize themselves thoroughly with the
Bidding Documents. Strict compliance with the pertinent pro-
cedures will be required for a bidder to be deemed respon-
sible and eligible.

This Contract is also subject to Affirmative Action require-
ments of the Massachusetts Port Authority contained in the
Non-Discrimination and Affirmative Action article of Division I,
General Requirements and Covenants, and to the Secretary
of Labor's Requirement for Affirmative Action Ensure Equal
Opportunity and the Standard Federal Equal Opportunity
Construction: Contract Specifications (Executive Order
11246).

The General Contractor is required to submit a Certification
of Non-Segregated Facilities prior to award of the Contract,
and to notify prospective subcontractors of the requirement
for such certification where the subcontract exceeds \$10,000.
Complete information and authorization to view the site may
be obtained from the Capital Programs Department Office at
the Massachusetts Port Authority. The right is reserved to
waive any informality in or reject any or all proposals.

MASSACHUSETTS PORT AUTHORITY
CRAIG P. COY
CEO AND EXECUTIVE DIRECTOR

400 Legal Notice

400 Legal Notice

PUBLIC NOTICE

The annual report for the year 2005 of the
Max Hoffman Foundation, principal man-
ager Martin Hoffman, is available for in-
spection at its offices at 160 No. Wash-
ington Street, Boston, MA during regular
business hours to any citizen who re-
quests it within 180 days of this date of
publication.

Mar 23

Upon adjudication
tests, the United Sta-
to dispose of the
named above, in ac-

Pursuant to 18 U.S.
son, other than the
claiming to have
above-described Di-
within thirty (30) days
cation of notice or
whichever is earlier
a hearing to adjudi-
dant Property. The
with the United Sta-
District of Massa-
upon the United Sta-
Asset Forfeiture Unit
Suite 9200, Bo-
2220, within the
provided under 18
petition shall be si-
under the pains and
and shall set forth
of the petitioner's
in the forfeited Di-
time and circum-
titioner's acquisition
additional facts
tioner's claim, and
adjudication of all
Court will entitle
all such interests w-

WILLIAM T. FALLON
ACTING UNITED STATES
DISTRICT ATTORNEY
UNITED STATES DISTRICT ATTORNEY
NOTICE OF ORDER
Criminal Case No. C
United States of Ar-
sachusetts, at Bos-
Notice is hereby giv-
13, 2006, a Prelim-
ture was entered,
s.s.c. Incorporated
s.c. 1982 (a) (1)
States District Col-
Shih-Ming Shieh's
property located in
Lexington, Massa-

Pursuant to the pro-
U.S.C. s.853 (n) (2)
other than the Def-
interest in any
above within thirty
publication of the
receipt of direct wr-
is earlier, must file
United States Distri-
of Massachusetts, to
adjudicate the val-
est in the assets; a
signed by the petiti-
of perfidy and sha-
on extent of the in-
circumstances of the
of the right, title, or
any additional fact
titioner's claim, and
petition must also
United States Atto-
house Way, Massa-
chusetts 02210. A
ture Unit, within the
provided under 21 U.

Upon adjudication
ests, the Court will
forfeiture in which
be addressed. At
States of America
the above-describe
with law.

U.S. Customs and
Ref: 05-39

400 Legal Notice
Financial Resources
Group, LLC
& Anthony Merlo
06-SUCV-0266
Complaint filed by
Estelle & Larry A
Givens; file timely
answer w/in 20 days
TRO issued & Prelim
Injunction April 10, 2006.

The Money M
Only in the Boston Sunday
For convenient home delivery
Boston Herald, call (81)

Holy Howie!

Read Howie Carr. Only in the Boston Herald.



U.S. Department of Justice

Michael J. Sullivan
United States Attorney
District of Massachusetts

Main Reception: (617) 748-3100

John Joseph Moakley United States Courthouse
1 Courthouse Way, Suite 9200
Boston, Massachusetts 02210

August 8, 2006

Craig Nicewicz
Clerk to the Honorable
Nathaniel M. Gorton
United States District Court
District of Massachusetts
1 Courthouse Way
Boston, MA 02210

Re: United States v. Shih-Ming Shiue
Criminal Action No. 05-10021-NMG

Dear Mr. Nicewicz:

On June 19, 2006, the United States filed the **original** Department of the Treasury Process, Receipt, and Return form (see Docket entry 23-1), in connection with the above-referenced criminal case. At that time, the Publisher's Certificate was not available for filing. The attached Publisher's Certificate should now be filed and attached to the **original** Department of the Treasury Process, Receipt, and Return form.

It is my understanding that the returns containing the original signatures are to be retained in the official court file, and need not be filed electronically, as they constitute executed service of process documents under Rule 4.

Thank you for bringing this matter to the attention of the Court.

Very truly yours,

Kristina E. Barclay
Kristina E. Barclay
Assistant U.S. Attorney

KEB/jlj
Enclosures

PUBLISHER'S CERTIFICATE

Commonwealth of Massachusetts
County of Suffolk

On this 10th day of July A.D. 2006
personally appeared before the undersigned, a Notary Public, within and for

the said county. Madeleine M. Sheehan

of the Boston Herald a newspaper published by Boston Herald, Inc., in Boston, County of Suffolk, in the Commonwealth of Massachusetts, and who being duly sworn, states on oath that the

Case No. 05-10021-NMG advertisement
was published in said newspaper in its issues of

should be } May 23, 30; April 6 A.D. 20 06
MAY 23, 30 }
April 6 } — Madeline M. Sheldon

Subscribed and sworn to before me this 10th

day of July A.D. 2004

0.2004

Notary Public

<p>UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS</p> <p>NOTICE OF ORDER OF FORFEITURE</p> <p>Criminal Case No. 05-10021-NMG</p>	<p>United States of America, District of Massachusetts, at Boston, Massachusetts.</p> <p>Notice is hereby given that, on February 13, 2006, a Preliminary Order of Forfeiture was entered, pursuant to 21 U.S.C. § 852(a), incorporated by reference in Docket No. 05-10021-NMG, in the United States District Court against Defendant William Shuler in respect of real property located at 41 Fairbanks Road, Lexington, Massachusetts.</p> <p>Pursuant to the provisions set forth in 21 U.S.C. §§ 852(a)(2) and (3), any person other than the Defendant, asserting a legal interest in any of the assets set forth below within thirty (30) days of the publication of the notice of the filing of this complaint, or direct written notice to the person's United States Attorney, must file a petition with the Clerk of Massachusetts District Court in the District of Massachusetts, requesting a hearing to adjudicate the validity of the claim(s) of the petitioner(s) in the assets, and the rights of his or her heirs-in-law to the assets, and the petition shall be signed by the petitioner and shall under the penalty of perjury and shall state the nature or interest in the assets of right, the circumstances of the petitioner's title and circumstances of the acquisition of the assets, any additional facts supporting the petitioner's claim, and the relief sought. The petition must also be served upon the United States Attorney's Office, 1 Court Square, Suite 1000, Boston, Massachusetts, within ten (10) days of the filing of the petition. A copy of the petition must be provided under 21 U.S.C. § 853 (n).</p> <p>Upon adjudication of all third party interests, the Court will enter a final order of forfeiture in which all such interests will be disposed of. At that time, the United States of America intends to dispose of the above-described assets in accordance with law.</p> <p>U.S. Cust. & Border Prot. Off. Ref#: 05-350190005207 (Col 04)</p> <p>Port Director Ref#: 05-350190005207 (Col 04)</p> <p>Mar 23, 30, Apr 6</p>
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Department of the Treasury
Federal Law Enforcement Agencies
PROCESS RECEIPT AND RETURN

PLAINTIFF UNITED STATES OF AMERICA		COURT CASE NUMBER CR-05-10021-NMG	
DEFENDANT Shih-Ming Shiue (Defendant)		TYPE OF PROCESS PRELIMINARY ORDER OF FORFEITURE AND MONEY JUDGMENT	
SERVE AT	Name Of Individual, Company, Corporation, Etc. to Serve or Description of Property to Seize PUBLICATION		
	Address (Street or RFD / Apt. # / City, State, and Zip Code)		
Send NOTICE OF SERVICE copy to Requester: KRISTINA E. BARCLAY ASSISTANT U.S. ATTORNEY OFFICE OF THE UNITED STATES ATTORNEY John Joseph Moakley Federal Courthouse 1 Courthouse Way, Suite 9200 Boston, MA 02210		Number Of Process To Be Served In This Case.	
		Number Of Parties To Be Served In This Case.	
		Check Box If Service Is On USA	
SPECIAL INSTRUCTIONS or OTHER INFORMATION TO ASSIST IN EXPEDITING SERVICE (includes Business and Alternate Addresses, Phone Numbers, and Estimated Availability times.) Please publish a copy of the attached Notice of Forfeiture at least once per week for three successive weeks in the <u>Boston Herald</u> or any other newspaper having a general circulation in this District, in accordance with the attached Preliminary Order of Forfeiture and applicable law			
JLJ xt 3297			
Signature of Attorney or other Originator requesting service on behalf of <input checked="" type="checkbox"/> Plaintiff Kristina E. Barclay, Assistant U.S. Attorney		Telephone No. (617) 748-3100	Date Mar 13, 2006
SIGNATURE OF PERSON ACCEPTING PROCESS:		Date	
SPACE BELOW FOR USE OF TREASURY LAW ENFORCEMENT AGENCY			
I acknowledge receipt for the Total # of Process indicated.	District of Origin No. _____	District to Serve No. _____	SIGNATURE OF AUTHORIZED TREASURY AGENCY OFFICER:
I hereby Certify and Return That <input checked="" type="checkbox"/> PERSONALLY SERVED, <input type="checkbox"/> HAVE LEGAL EVIDENCE OF SERVICE, <input type="checkbox"/> HAVE EXECUTED AS SHOWN IN "REMARKS", the Process Described on the Individual, Company, Corporation, Etc., At The Address Shown Above or at the Address Inserted Below.			
<input checked="" type="checkbox"/> I HEREBY CERTIFY AND RETURN THAT I AM UNABLE TO LOCATE THE INDIVIDUAL, COMPANY, CORPORATION, ETC. NAMED ABOVE.			
NAME & TITLE of Individual Served If not shown above:		<input type="checkbox"/> A Person of suitable age and discretion then residing in the defendant's usual place of abode.	
ADDRESS: (Complete only if different than shown above.)		Date of Service PLEASE SEE REMARKS BELOW Please See Remarks	Time of Service 1 PM
Signature, Title and Treasury Agency Stephen P. Leonard, Forfeitures Officer			
REMARKS: Notice was published as directed above in the <u>Boston Herald</u> newspaper on March 23, March 30 and April 06, 2006. Copy of Publisher's Certificate will will be submitted as soon as received from Herald newspaper. Copies of pages from newspaper publication attached.			

TD F 90-22.48 (6/96)